



In re application of:

Georg A. Vihos

Serial No.: 09/924,967

Filed: August 8, 2001

For: SCREWLESS ENCASEMENT SYSTEM

Attorney Docket No.: VIHOS0102PUS

Group Art Unit: 3728

Examiner:

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### PETITION TO ACCEPT DRAWING PAGE

Assistant Commissioner  
for Patents  
Washington, D.C. 20231

Sir:

The undersigned hereby petitions for acceptance that drawing page three (3), including FIGURES 4 & 5, was actually deposited with the USPTO on the filing date of the original application. It is respectfully argued and believed that the original drawing page 3 was received and may have been inadvertently misplaced at the USPTO. The applicant presents the following evidence:

A) The original application papers mailed by Express Mail on August 8, 2001, included three sheets of informal drawings each having proper indicia located on the back, Applicant has included herein a COPY OF DRAWING SHEET THREE (3);

#### CERTIFICATE OF MAILING UNDER 37 C.F.R. § 1.8

I hereby certify that this paper, including all enclosures referred to herein, is being deposited with the United States Postal Service as first-class mail, postage pre-paid, in an envelope addressed to: Box DAC, Assistant Commissioner for Patents, Washington, D.C. 20231 on:

10/24/2001  
Date of Deposit

Mick A. Nylander  
Name of Person Signing

  
Signature

B) UTILITY PATENT APPLICATION TRANSMITTAL indicated the three drawings (informal) were mailed (a copy of which is enclosed);

C) The undersigned received a USPTO DATE-STAMPED POSTCARD (a copy of which is enclosed) indicating that three drawing sheets were received August 8, 2001 the filing date of the application; and

D) Applicant phoned the Customer Service Center and confirmed that drawing sheets 1 and 2 are in the file, leaving a total of two (2) sheets in the file.

It appears that through an inadvertent error, original drawing sheet three (3) has been misplaced, as the return post card date stamped by the USPTO indicates that three sheets were received. It is hereby requested that drawing sheet three (including FIGURES 4 & 5) be returned to the application, the August 8, 2001 be accorded the application and the case promptly forwarded to an Examiner for consideration.

As it is respectfully believed that the error resulted from inadvertent actions of the Patent and Trademark Office Applicant requests that the PETITION FEE be returned to applicant via applicant's attorney. If the Patent Office determines that any additional fees are necessary, the Patent Office is authorized to charge Deposit Account No. 501-444 for such fees -- a duplicate copy of this paper is enclosed for this purpose.

If the Patent Office has any questions regarding this communication, please do not hesitate to telephone the undersigned.

Respectfully submitted,

**Georg A. Vihos**

By: 

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FIG 4

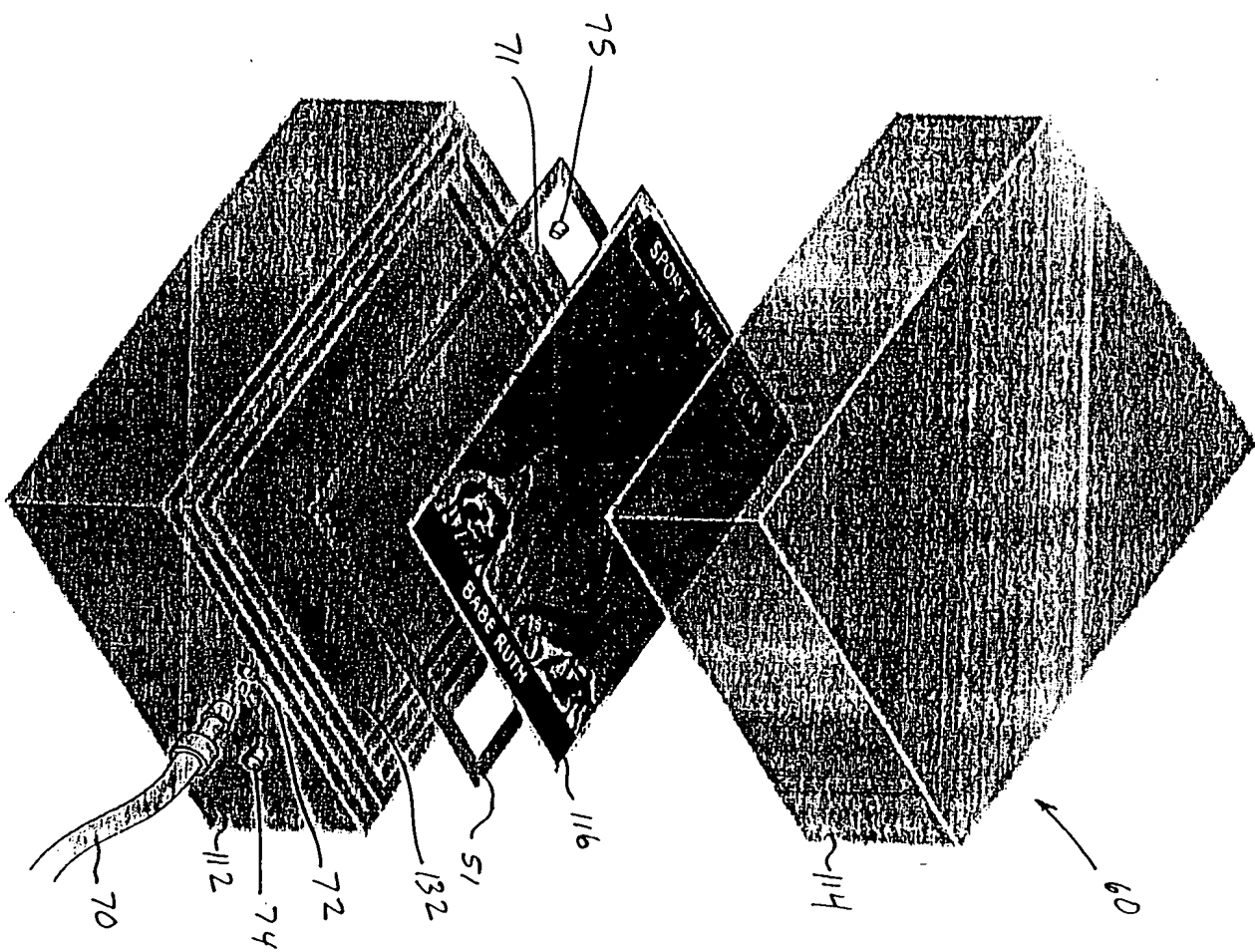


FIG. 5

